IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

CHARLES E. EASTHAM,)	
Plaintiff,)	4:07CV3115
V.)	
BURLINGTON NORTHERN SANTA)	ORDER
FE RAILROAD COMPANY, a)	
Delaware Corporation, now known as)	
BNSF RAILWAY COMPANY,)	
)	
Defendants.)	

All of our magistrate judges are disqualified from handling cases involving the Burlington Northern Santa Fe Railway (BNSF). Because of that, I will be required to handle all pretrial matters associated with this case. In thinking over how I want to handle pretrial matters associated with BNSF cases, it occurs to me that we may be able to streamline some things. Therefore,

IT IS ORDERED that:

- 1. My judicial assistant shall arrange a telephone conference with counsel in this case about 20 days from now.
- 2. Before the telephone conference, counsel shall confer and try to reach agreement on Rule 26 disclosures, discovery and the guts of a final progression order. During the telephone conference, counsel shall be prepared to discuss with me the following:
 - * Informal compliance with Rule 26 disclosures without a formal report.
 - * No initial progression order and no initial planning conference beyond the above mentioned telephone conference.

- * No required mediation plan.
- * Early issuance of a "Final Progression Order" to include: (a) deadline for motions to dismiss and for summary judgment; (b) deadlines for motions to compel discovery; (c) deadlines for depositions; (d) deadlines for disclosure of expert witnesses; (e) deadlines for pretrial disclosures; (f) deadlines for motions in limine; (g) date for final pretrial conference; and (h) setting of trial week and estimate of trial time.

November 27, 2007. BY THE COURT:

S/Richard G. Kopf
United States District Judge